## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional) PHO 98-520A

In re Application of: GERALD BERGER		
Application No. $10/086$ , $140$		
Filed: February 28, 2002		
For: RECORDING ARRANGEMENT HAVING KEY	YWORD DETECTION MEANS	
except as provided below, the terminal part of the state beyond the expiration date of the full statutory term of disclaimer, of prior Patent No. 6,473,128 application shall be enforceable only for and during runs with any patent granted on the instant application.  In making the above disclaimer, the own application that would extend to the expiration date of patent, as presently shortened by any terminal disclaimed unenforceable, is found invalid by a court of contraction.	CTRONIC N.V. of the entire interest in the instant applicated adultory term of any patent granted on the instant application defined in 35 U.S.C. 154 to 156 and 173, as presently show the price of the any patent so granted period that it and the prior patent are commonly on and is binding upon the grantee, its successors or assignment does not disclaim the terminal part of any patent goof the full statutory term as defined in 35 U.S.C. 154 to 15 laimer, in the event that it later: expires for failure to pay competent jurisdiction, is statutorily disclaimed in whole or reexamination certificate, is reissued, or is in any manner and by any terminal disclaimer.	n, which would extend rened by any terminal ranted on the instant wned. This agreement as.  ranted on the instant is and 173 of the prior a maintenance fee, is terminally disclaimed
Please charge Deposit Account 14-1270, the termina	al disclaimer fee under 37 CFR 1.20(d).	
The condensioned is an ellenger of accord		
The undersigned is an attorney of record.		
The undersigned is an attorney of record.		January 26, 2007
The undersigned is an attorney of record.	/Edward W. Goodman/ Signature	January 26, 2007  Date
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See Comments to form